

Re:

In re September 11 Litigation, 21 MC 101

Cantor Fitzgerald & Co. et al. v. American Airlines, Inc. et al., 04-CV-7318

C & F Ref: DTB/CRC/28079

Dear Judge Hellerstein:

I write on behalf of defendant American Airlines and plaintiff Cantor Fitzgerald.

A status conference in this case presently is scheduled for June 20 at 2:30. I have conferred with counsel for Cantor and the parties jointly request an adjournment of the conference until sometime after the deadline for completion of fact discovery on August 10.

The June 20 conference was scheduled when the fact discovery deadline was June 8. However, you agreed to extend that deadline to August 10 by endorsement of my letter of May 14, 2012 (copy attached). The parties believe that a status conference in this case would be more productive if fact discovery were completed beforehand.

A scheduling conflict also has developed with a witness scheduled to be deposed out of town on June 19 and he has requested that his deposition be moved to June 20 and the parties would like to accommodate his request.

Based on the foregoing, American and Cantor respectfully request that the June 20 status conference be adjourned, at the convenience of the Court, to sometime after the completion of fact discovery on August 10.

Respectfully yours,

Desmond T. Barry, Jr.

CONDON & FORSYTH LLP Honorable Alvin K. Hellerstein June 6, 2012 Page 2

Attachment

SO ORDERED:

Hon. Alvin K. Hellerstein, U.S.D.J.

ce: Via E-mail

Roger E. Podesta, Esq. John F. Stoviak, Esq.